FILED At Albuquerque NM JAN 0 9 2014

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF NEW MEXICO

MATTHEW J.	DYKMANI
CLER	K

UNITED STATES OF AMERICA,)
)
Plaintiff,) CRIMINAL NO. 13-1876 JB
)
VS.) Counts 1-3: 18 U.S.C. §§ 2252(a)(4)(B),
) 2252(b)(2), and 2256: Possession of Matter
JASON LOERA,) Containing Any Visual Depiction of a Minor
) Engaged in Sexually Explicit Conduct.
Defendant.)

SUPERSEDING INDICTMENT

The Grand Jury charges:

Count 1

On or about November 20, 2012, in Bernalillo County, in the District of New Mexico, the defendant, JASON LOERA, did unlawfully and knowingly possess matter, namely, a Dell Laptop computer with an internal Hitachi 80 GB hard drive, model HTS541080G9AT00, serial number MPB4PAX6JD264M, that contained any visual depiction that had been mailed, and had been shipped and transported using any means and facility of interstate and foreign commerce, and had been shipped and transported in and affecting interstate and foreign commerce, and was produced using materials which had been mailed, and had been shipped and transported in and affecting, and using any means and facility of, interstate and foreign commerce, including by computer, the producing of such visual depiction involved the use of a minor engaging in sexually explicit conduct and is of such conduct.

In violation of 18 U.S.C. §§ 2252(a)(4)(B), 2252(b)(2), and 2256.

Count 2

On or about November 20, 2012, in Bernalillo County, in the District of New Mexico, the defendant, JASON LOERA, did unlawfully and knowingly possess matter, namely, a Maxell CD, identified by the New Mexico Regional Computer Forensics Laboratory as NM000912,that contained any visual depiction that had been mailed, and had been shipped and transported using any means and facility of interstate and foreign commerce, and had been shipped and transported in and affecting interstate and foreign commerce, and was produced using materials which had been mailed, and had been shipped and transported in and affecting, and using any means and facility of, interstate and foreign commerce, including by computer, the producing of such visual depiction involved the use of a minor engaging in sexually explicit conduct and is of such conduct.

In violation of 18 U.S.C. §§ 2252(a)(4)(B), 2252(b)(2), and 2256.

Count 3

On or about November 20, 2012, in Bernalillo County, in the District of New Mexico, the defendant, JASON LOERA, did unlawfully and knowingly possess matter, namely, a Maxell CD, identified by the New Mexico Regional Computer Forensics Laboratory as NM000913, that contained any visual depiction that had been mailed, and had been shipped and transported using any means and facility of interstate and foreign commerce, and had been shipped and transported in and affecting interstate and foreign commerce, and was produced using materials which had been mailed, and had been shipped and transported in and affecting, and using any means and facility of, interstate and foreign commerce, including by computer, the producing of such visual depiction involved the use of a minor engaging in sexually explicit conduct and is of such conduct.

In violation of 18 U.S.C. §§ 2252(a)(4)(B), 2252(b)(2), and 2256.

FORFEITURE ALLEGATIONS

Upon conviction of any offense alleged in this indictment, the defendant, **JASON**

LOERA, shall forfeit to the United States pursuant to 18 U.S.C. §§ 2252 and 2253:

(A) Dell Laptop computer with an internal Hitachi 80 GB hard drive, model HTS541080G9AT00, serial number MPB4PAX6JD264M;

(B) Maxell CDs, identified by the New Mexico Regional Computer Forensics Laboratory as NM000912, NM000913, NM000914, and NM000915;

(C) Any other seized computer or computer-related media that contains evidence or was an instrumentality of a violation of 18 U.S.C. § 2252.

A TRUE BILL:

/s/

FOREPERSON OF THE GRAND JURY